

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA

---

**HORNADY MANUFACTURING  
COMPANY,**

Plaintiff,

v.

**HEIZER FIREARMS, LLC; HEIZER  
DEFENSE, LLC; and CENTRAL  
HOLDING CORP.,**

Defendants,

---

Case No. 4:12-cv-03117-WKU-CRZ

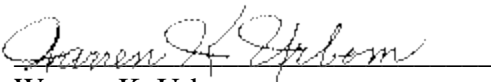
**ORDER OF DISMISSAL  
WITH PREJUDICE AS TO  
HEIZER DEFENSE, LLC**

Pursuant to Fed. R. Civ. P. 41(a), and the parties' stipulation,

**IT IS HEREBY ORDERED** that all claims Plaintiff Hornady Manufacturing Company ("Hornady") has asserted against Defendant Heizer Defense, LLC ("Heizer Defense") and all counterclaims Heizer Defense has asserted against Hornady in this action are hereby dismissed with prejudice, as fully resolved through a settlement, with each party to bear its respective attorneys' fees.

This Order of Dismissal only applies to Heizer Defense and to no other defendant.

DATED this 17th day of December, 2012.

  
\_\_\_\_\_  
Warren K. Urbom  
United States District Court Judge